Adams, Hope

From: MATTHEW GISSENDANNER < matthew.gissendanner@dominionenergy.com >

Sent: Wednesday, October 6, 2021 9:43 AM

To: Wessinger-Hill, JoAnne; KENNETH BURGESS; Hall, Roger; Huber, Christopher;

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ajg@londoneconomics.com

Cc: Butler, David; Boyd, Jocelyn; Wilson, Elise

Subject: [External] RE: DN 2021-88-E -- 2021 DESC Avoided Cost Docket -- WITNESS

INFORMATION NEEDED; UPDATE ON HEARING DATES SCHEDULED FOR WEEK OF

OCTOBER 11TH (RESPONSE NEEDED); CROSS EXAMINATION EXHIBITS

Importance: High

Jo Anne:

DESC is available on October 15, 2021, if necessary. We have complete the survey for the attorneys and the witnesses.

Matt

From: Wessinger-Hill, JoAnne < JoAnne.Hill@psc.sc.gov>

Sent: Tuesday, October 5, 2021 7:12 PM

To: Chad Burgess (Services - 6) <chad.burgess@dominionenergy.com>; Matthew Gissendanner (Services - 6) <matthew.gissendanner@dominionenergy.com>; Hall, Roger <RHall@scconsumer.gov>; Huber, Christopher <chuber@ors.sc.gov>; Court Walsh <court.walsh@nelsonmullins.com>; weston.adams <mathematical willoughby <mailloughby@willoughbyhoefer.com>; Tracey Green <mathematical willoughbyhoefer.com>; Parker, Connor <cjparker@scconsumer.gov>; kmixson <mixson@selcsc.org>; eclancy <eclancy@selcsc.org>; Knowles, Alex <aknowles@ors.sc.gov>; John Burns <counsel@carolinasceba.com>; richard@rlwhitt.law; Blan Holman <bholman@pgrenewables.com>; Carri Grube-Lybarker <clybarker@scconsumer.gov>; ajg@londoneconomics.com; PSC Contact <Contact@psc.sc.gov>; Chad Burgess (Services)

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Cc: Butler, David <David.Butler@psc.sc.gov>; Wessinger-Hill, JoAnne <JoAnne.Hill@psc.sc.gov>; Boyd, Jocelyn <Jocelyn.Boyd@psc.sc.gov>; Wilson, Elise <Elise.Wilson@psc.sc.gov>

Subject: [EXTERNAL] DN 2021-88-E -- 2021 DESC Avoided Cost Docket -- WITNESS INFORMATION NEEDED; UPDATE ON HEARING DATES SCHEDULED FOR WEEK OF OCTOBER 11TH (RESPONSE NEEDED); CROSS EXAMINATION EXHIBITS

This is an EXTERNAL email that was NOT sent from Dominion Energy. Are you expecting this message? Are you expecting a link or attachment? DO NOT click links or open attachments until you verify them

Dear Parties of Record:

As you know the hearing in this Docket shall resume and continue beginning Monday, October 11th at 10:00 a.m. Prior to this time, information is needed from you as counsel or a party/witness, and this email advises that October 12th shall continue to be a scheduled hearing date for this matter and all parties and witnesses are expected to be available on that day. You are also being asked about October 15th as a hearing date and whether you and any witness you intend to present will be available on October 15th should the hearing continue past October 14th. The use of October 15th may negate the need for October 18th and/or 19th as additional hearing dates.

SCHEDULED HEARING DATES – KEEP OCTOBER 12TH AS A HEARING DATE AND IS OCTOBER 15TH AVAILABLE IF NEEDED:

The hearing in this matter resumes on Monday, October 11th at 10:00 a.m. In the Status Conference of September 10th and the related information concerning the same, all parties were advised of the possibility that Tuesday, October 12th may need to be released as a scheduled hearing date (which had no objection). That possibility is no longer an issue.

The Commission will proceed to continue to hear this docket on October 12th as scheduled. Therefore, please continue to keep October 12th on your calendars and that of your witnesses as a scheduled hearing date. This means that the Hearing shall resume on the 11th at 10:00 a.m. and then the hearing shall continue onto the 12th and each day thereafter until concluded.

<u>HEARING DATE OPTION – IS OCTOBER 15TH AVAILABLE IF NEEDED – RESPOND BY REPLY EMAIL TO ALL NO LATER THAN THURSDAY OCTOBER 7TH AT 10:00 A.M.:</u>

Is October 15th available for a hearing date in this matter if needed, which may result in the release of October 18th and/or 19th of the following week? Please advise as soon as possible but not later than Thursday, October 7th at 10:00 a.m. if anyone has an objection or conflict with using October 15th as a possible hearing date. If the hearing continues onto Friday, October 15th (if needed), it may result in the release of the reserved hearing dates October 18th and 19th of the following week.

<u>VIRTUAL HEARING INFORMATION NEEDED – COMPLETE THE SURVEY (LINK BELOW) NO LATER THAN FRIDAY OCTOBER 8TH AT 1:00 P.M.:</u>

Please do not forget to complete the Survey and provide the information for you and your witnesses expected to testify when the hearing resumes in this matter on Monday, October 11th, 2021 at 10:00 a.m. This means that all attorneys and all witnesses, including the 3rd Party Consultant, who will be testifying beginning at 10:00 a.m. on Monday, October 11th,

are required to complete this survey. Attorneys you are responsible for obtaining and providing the information for any respective witness – even if you provided the same information before.

The survey for this docket is available at https://www.surveymonkey.com/r/7V3M5PP. (← LINK or Address for your Internet Browser (cut and paste))

The survey collects information for the Commission which used to generate the Virtual Media Plan used by the Commission IT personnel when sending information or a WebEx Invitation to establish a connection with you for the hearing. Without it, the Commission will not be able to connect with you virtually for the hearing. Please complete the survey via the link above as soon as possible – but no later than Friday, October 8th at 1:00 p.m. which is after the prefiling deadline for any responsive testimony and/or exhibits related to the 3rd Party Consultant's Report filed in this Docket. You can always provide the information earlier, and you must complete the information/survey again for you and any witnesses to be presented during the weeks of October 11th and October 18th even if nothing has changed since August 17th in the contact information of you or your witnesses.

If you have a problem with the survey link, please send your needed contact information electronically by responsive email with copy to all parties.

What contact information is needed for each witness and for each attorney/party representative? (1) name, (2) email address you will be using during the remainder of the hearing beginning on October 11th and continuing thereafter; (3) telephone number(s) for you during the remainder of the hearing beginning on October 11th and continuing thereafter.

CROSS EXAMINATION EXHIBITS – MUST EMAIL AND PROVIDE 10 COPIES OF EACH NO LATER THAN CLOSE OF BUSNESS ON FRIDAY, OCTOBER 8TH AT 4:30 P.M.:

The hearing in this matter resumes on October 11th. It is scheduled for October 12th, 13th, 14th (at 2:00 p.m.), 18th and 19th. However, there is an inquiry above about whether or not the 15th is available for hearing. Additional cross examination testimony of DESC Witness David and testimony of CCEBA Witness Burgess (i.e., Supplemental Surrebuttal Testimony of CCEBA Witness Ed Burgess to the Amended or Revised Rebuttal Testimony of DESC Witness David) are expected to begin on October 11th. During the hearing there will also be the testimony of the Commission's 3rd Party Expert (LEI) followed by any responsive witnesses presented by the parties to the Expert's Report.

If you have any cross examination exhibits, hard copies and electronic (pdf) copies are required. Please email the electronic (pdf) copies of your cross examination exhibits to Elise Wilson (Elise.Wilson@psc.sc.gov) and also deliver at least ten (10) printed copies of each Cross Examination Exhibit to the Commission Office no later than Friday, October 8th at 4:30 p.m. Unless Ms. Wilson sends an email confirming receipt, please do not presume that any emailed documents have been received.

Each Exhibit must be clearly identifiable and numbered by you so that it can be located during the hearing. On behalf of the Court Reporter and for the clarity of the record, it is requested that when you present, discuss, question, or share an exhibit during this proceeding, you must state and identify the number of the exhibit. During the course of virtual proceedings, representatives of parties have not always been consistent in advising or referencing the number of the Exhibit that which is the subject of the witness being questioned. Please state the number you have marked the exhibit (at least if you do not know the Hearing Exhibit No). We know that the number may change to the next Hearing Exhibit Number – if the exhibit is entered into the Record.

Remember, each attorney is responsible to make sure the other attorneys have the cross examination exhibit. Commission staff or counsel WILL make every attempt to provide a courtesy copy to all parties as a back-up, to place on the DMS, and to hopefully prevent issues and delays between the parties ONCE the cross examination is identified. This courtesy does not relieve the attorney of his/her responsibility.

If you are cross examining a witness, you must state the Exhibit Number as you have prenumbered the Exhibit so that the Exhibit can be distributed. The copies provided to Ms. Wilson for the Commission (both electronic and hard copy) are not distributed until you present upon cross examination in accordance with standard trial practice and procedure just as if you were here in the Hearing Room.

If you are cross examining a witness, you are to provide the exhibit to all parties AND to the witness as you will have the address from the Virtual Media Plan (which will be resent Friday afternoon (10/8/2021) prior to the close of business. Attorneys – if it is your witness under cross examination, you should also make sure that your witness has the cross examination exhibit also. Remember, just because we are all together virtually, instead of inperson, there is no change in the basics of handling exhibits and sharing documents with parties and witnesses – the only change is the electronic format and use of email and virtual screen shares.

Thank you for your attention to this matter.

With kind regards,

Jo Anne Wessinger Hill

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